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ONFIRMATION NO.	ATTORNEY DOCKET NO. CO	FIRST NAMED INVENTOR	LING DATE	FII	APPLICATION NO.			
4532	10537/126	Hans Bruggemann	06/20/2001		09/885,626			
	EXAMINER		11/24/2003	7590	26646			
INH					KENYON & KENYON ONE BROADWAY			
PAPER NUMBER	ART UNIT		NEW YORK, NY 10004					
	3748	•		·				
24	DATE MAILED: 11/24/2003							

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. 09/885,626 Applicant(s)

Bruggemann et al.

Office Action Summary Examiner

Tu M. Nguyen

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	The MAILING DATE of this communication appears of	on the cover sh	eet with	the correspondence address
	for Reply			
THE	ORTENED STATUTORY PERIOD FOR REPLY IS SET TAILING DATE OF THIS COMMUNICATION. Jones of time may be evailable under the provisions of 37 CFR 1.136 (a). In n			
- If the p - If NO p - Failure - Any re	date of this communication. period for reply specified above is less than thirty (30) days, a reply within the period for reply is specified above, the maximum statutory period will apply ar to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of th patent term adjustment. See 37 CFR 1.704(b).	nd will expire SIX (6) e application to becom	MONTHS to	from the meiling date of this communication. ONED (35 U.S.C. § 133).
Status				
1) 💢	Responsive to communication(s) filed on Nov 10, 20			
2a) 🗌	This action is FINAL . 2b) ☑ This acti			
3) 🗆	Since this application is in condition for allowance e closed in accordance with the practice under Ex par			
Disposi	tion of Claims			
4) 💢	Claim(s) 14-16, 19, 20, and 26-35	······································	·	is/are pending in the application.
4	la) Of the above, claim(s)			is/are withdrawn from consideration.
5) 🗆	Claim(s)			is/are allowed.
6) 💢	Claim(s) 14-16, 19, 20, and 26-35			is/are rejected.
7) 🗆	Claim(s)			is/are objected to.
8) 🗆	Claims	are	subject	t to restriction and/or election requirement.
Applica	tion Papers			
9) 🗆	The specification is objected to by the Examiner.			
10)💢	The drawing(s) filed on Jun 20, 2001 is/are	a) 💢 accepte	d or b)	\square objected to by the Examiner.
	Applicant may not request that any objection to the dr	rawing(s) be he	ld in abe	eyance. See 37 CFR 1.85(a).
11)	The proposed drawing correction filed on	is:	a)□ :	approved b) \square disapproved by the Examiner.
	If approved, corrected drawings are required in reply to	o this Office ac	tion.	
12)	The oath or declaration is objected to by the Examin	ner.		
•	under 35 U.S.C. §§ 119 and 120			
13)💢	Acknowledgement is made of a claim for foreign pr	iority under 35	U.S.C.	. § 119(a)-(d) or (f).
a) [All b) □ Some* c) □ None of:			
	1. X Certified copies of the priority documents have	e been receive	d.	
	2. Certified copies of the priority documents have	e been receive	d in Ap	plication No
	3. Copies of the certified copies of the priority do application from the International Bures	au (PCT Rule 1	7.2(a)).	
-	ee the attached detailed Office action for a list of the	•		
14)∐	Acknowledgement is made of a claim for domestic The translation of the foreign language provisional			
15)	Acknowledgement is made of a claim for domestic	•		
Attachm	<u>-</u>	priority dildor	00 0.0.	. 5. 55 125 dila/or 121.
1) 🔯 N	otice of References Cited (PTO-892)	4) Interview Su	mmary (PT	O-413) Paper No(s)
~	otice of References Cited (PTO-892) otice of Draftsperson's Patent Drawing Review (PTO-948)	_		O-413) Paper No(s)nt Application (PTO-152)

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DETAILED ACTION

1. An Applicant's Request for Continued Examination (RCE) filed on October 27, 2003 and an Applicant's Amendment filed on November 10, 2003 have been entered.

Claims 1-13, 17, 18, and 21-25 have been canceled; claim 14 has been amended; and claims 26-35 have been added. Overall, claims 14-16, 19, 20, and 26-35 are pending in this application.

Claim Objections

- 2. Claims 27 and 28 are objected to because of the following informalities:
 - Claim 27, line 1 of the claim, "25" should read --35--.
 - Claim 28, line 1 of the claim, "22" should read --32--.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office Action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 14-16, 19, 20, 26-28, and 32-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Araki et al. (U.S. Patent 5,850,735) in view of Pinnavaia et al. (U.S. Patent 5,114,691).

Re claims 14, 15, 32, and 35, as shown in Figure 9, Araki et al. disclose an emission control system configured for use with an internal combustion engine (1) and a method for operating such system, the system comprises:

- a particle filter (93); and
- an arrangement disposed upstream from the particle filter and configured to at least reduce clogging of the particle filter by prevention of development of aluminum-containing sulfate ash upstream from the particle filter by one of transformation and maintenance of at least one of the compounds responsible for sulfate ash formation in the gaseous state, the arrangement including:
- a device (coating layers of alumina on the surface wall of the exhaust gas passages of the filter (93)) configured to collect at least a portion of the sulfate ash-forming compounds of sulfur contained in the exhaust gas (during a lean operation of the engine, SOx in the exhaust gas is oxidized by the device to form ash-forming compounds (SO₃ and SO₄) of sulfur; SO₃ and SO₄ are then absorbed and collected onto the surface of the alumina layers (see lines 34-59 of column 15 and lines 5-16 of column 7)); and
- a device (91) configured to convert the collected sulfate ash-forming compounds of sulfur into gaseous compounds of sulfur that do not form ash (the oxidation catalyst (91)

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oxidizes the rich components in the exhaust gas so that the oxygen level in the exhaust gas is reduced and the temperature of the exhaust gas is raised to a level sufficiently high to maximize the transformation of the collected (SO₃ and SO₄) into gaseous compounds (SO₂) of sulfur (also see the Abstract)).

Araki et al., however, fail to disclose that in addition to alumina as a SOx absorbent, the coating layers on the surface wall of the exhaust gas passages of the filter (93) further comprise at least one of zinc, alkaline, and earth alkaline as a SOx absorbent.

Pinnavaia et al. teach a process of removing SOx from gas stream using heated layered double hydroxide (LDH) sorbents. It was found that a Mg₃Al LDH sorbent prepared with an alkaline-earth metal (Mg) and a transition metal (Fe) shows enhanced SOx conversion efficiency over that of a LDH which is not prepared with an alkaline-earth metal (see Table 2 and lines 37-44 of column 9). It would have been obvious to one having ordinary skill in the art at the time of the invention was made, to have utilized a Mg₃Al LDH sorbent taught by Pinnavaia et al. in the system and method of Araki et al., since the use thereof would have increased SOx conversion efficiency.

Re claim 16, in the modified system of Araki et al., the arrangement includes a SOx collector (93).

Re claims 19 and 20, in the modified system of Araki et al., the arrangement includes an oxidation catalyst (91).

Re claims 26-28, in the modified system and method of Araki et al., the gaseous compounds of sulfur that do not form sulfate ash include SO₂.

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Re claim 33, the modified method of Araki et al. further comprises the steps of:

- operating the emission control system in a normal operating phase with a lean exhaust composition to store sulfur contained in the exhaust gas; and

- operating the emission control system in a regeneration phase with a rich exhaust composition to release stored sulfur as at least one gaseous compound.

Re claim 34, in the modified method of Araki et al., the step of operating the emission control system in the regeneration phase includes the substep of raising an exhaust temperature to between 550°C and 700°C (lines 9-46 of column 10).

5. Claims 29 and 30, 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Araki et al. in view of Pinnavaia et al. as applied to claims 14 and 16, respectively, above, and further in view of Hirota et al. (U.S. Patent 6,233,927).

Re claims 29 and 30, the modified system of Araki et al. discloses the inventions as cited above, however, fails to disclose that the arrangement further includes an NOx collector.

As shown in Figure 5, Hirota et al. teach an exhaust gas purification device comprising a particle filter (7) that also absorbs SOx in the exhaust gas and a NOx collector (11) located upstream of the particle filter (7) to purify harmful NOx emissions in the exhaust gas. It would have been obvious to one having ordinary skill in the art at the time of the invention was made, to have utilized the NOx collector taught by Hirota et al. in the modified system of Araki et al., since the use thereof would have reduced the emission of harmful NOx gas into the atmosphere.

Re claim 31, in the modified system of Araki et al., the arrangement includes an oxidation catalyst (91).

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Prior Art

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure and consists of two patents: Magder (U.S. Patent 4,323,544) and Kim et al. (U.S. Patent 6,224,840) disclose SOx absorbents having at least an alkaline and an alkaline-earth metal.

Communication

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Tu Nguyen whose telephone number is (703) 308-2833.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Thomas E. Denion, can be reached on (703) 308-2623. The fax phone number for this group is (703) 308-7763.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-1148.

TMN

November 19, 2003

Tu M. Nguyen

Tu M. Nguyen

Patent Examiner

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